IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

DORIS CAMPBELL; TIMOTHY)	
CAMPBELL; DARRELL CHILDRESS;)	
DENNIE COOKE; JOE HIGHFIELD;)	
RUSSELL LEE; WAYNE MOORE; BRAD)	No. 1:16-cv-04631
DAVIS; AL HERNANDEZ; PAT NUGENT;)	
AND RANDY SPILLMAN,)	
)	The Honorable Edmund E. Chang
Plaintiffs,)	_
)	
v.)	
)	
CHARLES A. WHOBREY; GEORGE J.)	
WESTLEY; MARVIN KROPP; ARTHUR)	
BUNTE, JR.; GARY F. CALDWELL;)	
RONALD DESTEFANO; GREG R. MAY;)	
THOMAS NYHAN; and CENTRAL)	
STATES, SOUTHEAST AND)	
SOUTHWEST AREAS PENSION FUND,)	
)	
Defendants.)	

DECLARATION OF DANIEL W. BOBIER IN SUPPORT OF PLAINTIFFS' REPLY IN SUPPORT OF MOTION FOR LEAVE TO AMEND COMPLAINT

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I, Daniel W. Bobier, declare as follows:

1. I am an attorney licensed to practice in the State of Illinois and admitted to practice

before this Court.

2. I am an attorney at the law firm Jenner & Block, LLP, which represents Plaintiffs

in the above-captioned action. I have personal knowledge of the facts set forth in this declaration

and, if called as a witness, could and would testify competently to such facts.

3. Attached as Exhibit A is a true and correct copy of the December 13, 2017,

Securities Exchange Commission Form 8-K for The Kroger Co.

4. Attached as Exhibit B is a true and correct copy of the July 5, 2017, letter from the

Kroger Co. and the International Brotherhood of Teamsters to Defendants.

I declare under penalty of perjury that the foregoing is true and correct. Executed on

December 14, 2017.

/s/ Daniel W. Bobier
DANIEL W. BOBIER